

Filed: 9/11/2023 5:15 PM  
 Michael Gould  
 District Clerk  
 Collin County, Texas  
 By Monica Saenz Deputy  
 Envelope ID: 79428786

CAUSE NO. 366-03629-2023

|                       |   |                                     |
|-----------------------|---|-------------------------------------|
| NUETERRA CAPITAL, LLC | § | IN THE DISTRICT COURT               |
|                       | § |                                     |
|                       | § |                                     |
| VS.                   | § | 366 <sup>TH</sup> JUDICIAL DISTRICT |
|                       | § |                                     |
| PLATINUM MEDICAL      | § |                                     |
| MANAGEMENT, INC.      | § | COLLIN COUNTY, TEXAS                |

**NOTICE OF POST-JUDGMENT WRIT OF GARNISHMENT**

TO: Platinum Medical Management Inc., 709 Business Way, Wylie, Texas 75098  
 ("Defendant").

**NOTICE**

Pursuant to Texas Rule of Civil Procedure 663a, you are each hereby notified that on or about August 14, 2023, Nueterra Capital, LLC ("Nueterra"), as Plaintiff-Garnishor, filed with this Court in the above-styled cause its Application for Post-Judgment Writ of Garnishment (the "Application"), against JP Morgan Chase Bank, N.A., OZK Bank, Fifth Third Bank, Wells Fargo Bank, N.A., and TTCU Federal Credit Union as Garnishees. A true and correct copy of the file-marked Application, along with accompanying documents, is attached hereto as **Exhibit "A"** and incorporated herein by reference for all purposes. As indicated in the Application, Nueterra seeks to have any and all accounts held in one or all of Defendant's names at JP Morgan Chase Bank, N.A., OZK Bank, Fifth Third Bank, Wells Fargo Bank, N.A., and TTCU Federal Credit Union garnished in satisfaction of that certain Final Judgment signed on May 3, 2023, by the United States District Court, District of Kansas, in Case Number 22-02218-JWB, which Final Judgment is authenticated in Case Number 366-03629-2023 in the 366<sup>th</sup> Judicial District Court of Collin County, Texas.

After the filing of the Application, the Clerk of the Court issued a Writ of Garnishment After Judgment (the “Writs”) on or about August 24, 2023, for service on Garnishees JP Morgan Chase Bank, N.A., OZK Bank, Fifth Third Bank, Wells Fargo Bank, N.A., and TTCU Federal Credit Union. True and correct copies of the Writs are attached hereto as **Exhibit “B”** and incorporated herein by reference for all purposes. Upon information and belief, the Writs have been served on each respective Garnishee. A copy of the Writs, containing the completed officer’s return indicating service upon the aforementioned banks will be returned to the Court for filing upon receipt by counsel for Plaintiff.

Please be advised that the Writs provide further notice to Defendant regarding this garnishment proceeding and some of your legal rights, including the following:

“Your money or property has been frozen or seized (“garnished”) because Nueterra Capital, LLC (the “Garnishor”) has filed a garnishment proceeding. That means they are trying to get your money or property from JP Morgan Chase Bank, N.A., OZK Bank, Fifth Third Bank, Wells Fargo Bank, N.A., and TTCU Federal Credit Union (the “Garnishees”), the company or person who has it, to pay a debt you owe. / *Su dinero o propiedad le han sido inmovilizados o incautados (“embargados”) porque Nueterra Capital, LLC (el “Embargante”), ha entablado ante tribunales un auto procesal de embargo con la intención de obtener su dinero o propiedad de JP Morgan Chase Bank, N.A., OZK Bank, Fifth Third Bank, Wells Fargo Bank, N.A., y TTCU Federal Credit Union (el “Embargante”), que es la compañía o persona física que los tiene, y como pago de lo que usted le adeuda.*

**If you are an individual (not a company), your money or property may be protected (“exempt”) from garnishment under federal or state law.** Under Texas Rule of Civil Procedure 679b, the Garnishor must send you in the next few days a “Notice of Protected Property Rights” approved by the Supreme Court. Read that notice carefully for more information on what property can be protected and how to get your protected money or property back. You can ask the court to get your money or property back by turning in (“filing”) the “Protected Property Claim Form” that will be sent

with the Notice of Protected Property Rights. / ***Si usted es una persona física (y no una compañía), su dinero o propiedad pudieran estar protegidos (“eximidos”) de ser embargados de acuerdo a lo dispuesto en las leyes federales o estatales.*** Bajo la Norma de Derecho Procesal Civil Número 679b, el Embargante debe enviarle en los próximos días una “Notificación Sobre Derechos de Propiedad Protegida” aprobada por el Tribunal Supremo de Justicia. Lea con cuidado esta notificación para que obtenga mayor información sobre qué dinero y propiedades están protegidos y cómo recuperarlos. Puede solicitar que se le regresen sus propiedades y dinero que están protegidos entregando (“presentando”) ante el tribunal el “Formulario de Reclamo de Propiedad Protegida” que le será enviado junto con la “Notificación Sobre Derechos de Propiedad Protegida”.

You may also file a “motion to dissolve” or “motion to modify” this writ of garnishment with the court because your money or property is exempt from garnishment. You can also get your money back if you file a “replevy bond,” which is cash or other security in an amount set by the court. / *Usted también pudiera presentar por escrito una “petición de disolución” o “petición de modificación” de este auto procesal de embargo, ya que su dinero y propiedad están exentos de dicho embargo. También puede recuperar su dinero si presenta ante tribunals una “fianza reivindicatoria”, la cual es una garantía en efectivo o con fiador en una cantidad impuesta por el tribunal.*

You can find out more about exemptions and the garnishment process by visiting [www.texaslawhelp.org/exempt-property](http://www.texaslawhelp.org/exempt-property). / *Obtenga mayor información sobre las exenciones y el proceso judicial de embargo, visitando el sitio [www.texaslawhelp.org/exempt-property](http://www.texaslawhelp.org/exempt-property).*

You are encouraged to get a lawyer to help you. **For information on free and low-cost legal services**, visit [www.texascourts.gov/programs-services/legal-aid](http://www.texascourts.gov/programs-services/legal-aid) or call the legal aid offices that serve your area: Texas RioGrande Legal Aid at (888) 988-9996, Lone Star Legal Aid at (800) 733-8394, and Legal Aid of Northwest Texas at (888) 529-5277. You can also call the State Bar of Texas at (800) 252-9690. / *Se le recomienda que consiga a un abogado que le ayude. **Para información sobre cómo obtener servicios de asesoría legal gratuitos o a un bajo costo**, visite el sitio [www.texascourts.gov/programs-services/legal-aid](http://www.texascourts.gov/programs-services/legal-aid) o llame a la oficina de asistencia legal que presta servicios en su área: Texas RioGrande Legal Aid al (888) 988-9996; Lone Star Legal Aid al (800) 733-8394; y Legal Aid of Northwest Texas al (888) 529-5277. También puede llamar al Servicio de Información de Abogados en el Colegio de Abogados de Texas al (800) 252-9690.*

**“YOU HAVE A RIGHT TO REGAIN POSSESSION OF THE PROPERTY  
BY FILING A REPLEVY BOND. YOU HAVE A RIGHT TO SEEK TO  
REGAIN POSSESSION OF THE PROPERTY BY FILING WITH THE  
COURT A MOTION TO DISSOLVE THIS WRIT.”**

Respectfully submitted,

**McDONALD SANDERS,**  
*A Professional Corporation*

By: /s/ Sarah Kline  
Richard C. DeBerry  
State Bar No. 00783948  
[rdeberry@mcdonaldlaw.com](mailto:rdeberry@mcdonaldlaw.com)

Sarah M. Kline  
State Bar No. 24110097  
[smk@mcdonaldlaw.com](mailto:smk@mcdonaldlaw.com)

777 Main Street, Suite 2700  
Fort Worth, Texas 76102  
(817) 336-8651 Telephone  
(817) 334-0271 Facsimile

**ATTORNEYS FOR PLAINTIFF/GARNISHOR**

**CERTIFICATE OF SERVICE**

This is to certify that on the 11<sup>th</sup> day of September 2023 I served the foregoing document upon as required by TEX. R. CIV. P. 21a(a)(1) or (2).

***Via CMRR & U.S. First Class Mail:***

Platinum Medical Management, Inc.  
Attn: Brandon Deiters  
709 Business Way  
Wylie, Texas 75098

Platinum Medical Management, Inc.  
801 S. Highway 78, Suite 307  
Wylie, Texas 75098-4000

/s/ Sarah M. Kline  
Sarah M . Kline

# EXHIBIT A

Filed: 6/14/2023 10:09 AM  
 Michael Gould  
 District Clerk  
 Collin County, Texas  
 By Claudia Gomez Deputy  
 Envelope ID: 78484850

CAUSE NO. 366-03629-2023

|                                |   |                                     |
|--------------------------------|---|-------------------------------------|
| NUETERRA CAPITAL, LLC.         | § | IN THE DISTRICT COURT               |
|                                | § |                                     |
| Plaintiff/Garnishor,           | § |                                     |
| VS.                            | § |                                     |
|                                | § |                                     |
| TTCU FEDERAL CREDIT UNION,     | § |                                     |
| FIFTH THIRD BANK, JP MORGAN    | § |                                     |
| CHASE BANK, WELLS FARGO, N.A., | § |                                     |
| AND OZK BANK                   | § |                                     |
|                                | § |                                     |
| Garnishees,                    | § | 366 <sup>TH</sup> JUDICIAL DISTRICT |
|                                | § |                                     |
| and                            | § |                                     |
|                                | § |                                     |
| PLATINUM MEDICAL               | § |                                     |
| MANAGEMENT, INC.               | § |                                     |
|                                | § |                                     |
| Defendant/Judgment Debtor.     | § | COLLIN COUNTY, TEXAS                |

**PLAINTIFF'S APPLICATION FOR POST-JUDGMENT WRIT OF GARNISHMENT**

TO THE HONORABLE JUDGE OF SAID COURT:

Plaintiff Nueterra Capital, LLC ("Plaintiff") makes this application for the issuance of a writ of garnishment against the Garnishees as described below, and as grounds for the writ shows:

I.

1. Plaintiff in Garnishment is Plaintiff, Nueterra Capital, LLC, a foreign corporation registered to do business in Texas.

2. Garnishee TTCU Federal Credit Union, an Oklahoma Credit Union, is not registered to do business in the State of Texas, does not maintain a place of regular business in Texas, and has no designated agent in Texas on whom service of process may be made in this cause. Accordingly, service of the Application for Writ of

Garnishment may, therefore, be made on the Texas Secretary of State, to be forwarded to TTCU Federal Credit Union Corporate Office, 9815 E. 81<sup>st</sup> Street S., Tulsa OK 74133.

3. Garnishee Fifth Third Bank, which may be served by delivering the writ and other process to its registered agent, John L. McDaniel, 38 Fountain Square Plaza, Mail drop 10AT68, Cincinnati, TX 75263.

4. Garnishee JP Morgan Chase Bank, which may be served by delivering the writ and other process to its registered agent, CT Corporation, 1999 Bryan St., Ste. 900, Dallas, TX 75201-3136.

5. Garnishee Wells Fargo Bank N.A., which may be served by delivering the writ and other process to its registered agent, Corporation Service Company dba CSC - Lawyers Incorporating Service Company, 211 E. 7<sup>th</sup> Street, Suite 620, Austin, TX 78701-3218.

6. Garnishee OZK Bank, which may be served by delivering the writ and other process to its registered agent, National Registered Agents, Inc., 1999 Bryan St., Suite 900, Dallas, TX 75201-3136.

7. Defendant, Platinum Medical Management, Inc., is a Texas limited liability company and is the Judgment Debtor in this post-judgment proceeding.

## II.

8. Plaintiff is the owner and holder a final judgment entered on May 3, 2023, against Defendant in the amount of in the principal amount of \$8,113,569.14, plus post-judgment interest of \$1,627.90 per day until the date judgment is paid. *Central Bank of the Midwest v. Nueterra Capital LLC, v. Platinum Medical Management, Inc.*, No. 22-2218-JWB (N.D. Kan. 2023). A certified copy of this Judgment is attached hereto as



**Exhibit 1** and is incorporated herein by reference. Plaintiff thereafter filed its Notice of Filing of Foreign Judgment with this Court pursuant to the Uniform Enforcement of Foreign Judgment Act, Tex. Civ. Prac. Rem. Code § 35.001, et. seq., which was entered by this Court thereafter on July 12, 2023. Plaintiff requests the Court take notice of the pleadings on file.

9. This judgment is in all things final, valid, and subsisting, and is wholly unpaid to date.

10. Plaintiff has not been able to discover assets of Defendant subject to execution which would satisfy the judgment (specifically, Brandon Deiters, the COO of Platinum Medical Management, Inc., has represented that Defendant has no employees, financial resources, or other assets associated with it.)

### III.

11. Upon information and belief Garnishee TTCU Federal Credit Union, has property belonging to Defendant or is indebted to Defendant as a result of a contractual banking relationship between TTCU Federal Credit Union and Defendant, which includes funds on deposit in one or more savings and/or checking accounts. Therefore, all accounts in the name of Platinum Medical Management, Inc., belong to Defendant.

12. Upon information and belief Garnishee Fifth Third Bank, has property belonging to Defendant or is indebted to Defendant as a result of a contractual banking relationship between Fifth Third Bank and Defendant, which includes funds on deposit in one or more savings and/or checking accounts. Therefore, all accounts in the name of Platinum Medical Management, Inc., are effects belonging to Defendant.

13. Upon information and belief Garnishee JPMorgan Chase Bank, has property belonging to Defendant or is indebted to Defendant as a result of a contractual banking relationship between JPMorgan Chase Bank and Defendant, which includes funds on deposit in one or more savings and/or checking accounts. Therefore, all accounts in the name of Platinum Medical Management, Inc., are effects belonging to Defendant.

14. Upon information and belief Garnishee Wells Fargo, N.A., has property belonging to Defendant or is indebted to Defendant as a result of a contractual banking relationship between Wells Fargo, N.A., and Defendant, which includes funds on deposit in one or more savings and/or checking accounts. Therefore, all accounts in the name of Platinum Medical Management, Inc., are effects belonging to Defendant.

15. Upon information and belief Garnishee OZK Bank, has property belonging to Defendant or is indebted to Defendant as a result of a contractual banking relationship between OZK Bank and Defendant, which includes funds on deposit in one or more savings and/or checking accounts. Therefore, all accounts in the name of Platinum Medical Management, Inc., are effects belonging to Defendant.

16. This Application is not sought to injure or harass either Defendant or the Garnishees but in order to collect on the Judgment owed to Plaintiff.

17. Plaintiff would respectfully assert that no hearing is necessary inasmuch as this is a post-judgment garnishment action. As a result, Plaintiff requests the Clerk of the Court to issue a writ of garnishment to each garnishee upon this application being filed. See Tex. R. Civ. P. 658, 659. For the same reason, Plaintiff would show that no bond is necessary. See Tex. R. Civ. P. 658a.

WHEREFORE, PREMISES CONSIDERED, Plaintiff/Garnishor Nueterra Capital, prays that: a writ of garnishment be issued and served upon each Garnishee described herein, and that Garnishor have judgment against Garnishees to the extent of Judgment Debtor's accounts to satisfy its Judgment against the Judgment Debtor, together with all costs of court incurred in this proceeding, and such other and further relief, both at law and in equity, to which Plaintiff/Garnishor may be justly entitled.

Respectfully submitted,

McDONALD SANDERS,  
A Professional Corporation

By: /s/ Sarah Kline  
Richard C. DeBerry  
State Bar No. 00783948  
[rdeberry@mcdonaldlaw.com](mailto:rdeberry@mcdonaldlaw.com)

Sarah M. Kline  
State Bar No. 24110097  
[smk@mcdonaldlaw.com](mailto:smk@mcdonaldlaw.com)

777 Main Street, Suite 2700  
Fort Worth, Texas 76102  
(817) 336-8651 Telephone  
(817) 334-0271 Facsimile

ATTORNEYS FOR PLAINTIFF/GARNISHOR  
NUETERRA CAPITAL, LLC

**CERTIFICATE OF SERVICE**

This is to certify that on the 11th day of August, 2023 I served the foregoing document upon as required by TEX. R. CIV. P. 21a(a)(1) or (2).

Via CMRR & U.S. First Class Mail  
Platinum Medical Management, Inc.  
709 Business Way  
Wylie, Texas 75098

/s/ Sarah Kline  
Sarah Kline

UNITED STATES DISTRICT COURT

District of

Kansas

EXEMPLIFICATION CERTIFICATE

I, Skyler B. O'Hara, Clerk of this United States District Court, keeper of the records and seal, certify that the attached documents:

JUDGMENT (Doc. 73) filed 5/3/2023 as to  
Case 2:22-cv-02218-JWB-RES, Central Bank of  
the Midwest v. Nueterma Capital, LLC et al.

are true copies of records of this Court.

In testimony whereof I sign my name and affix the seal of this Court, in this District, at

Kansas City, KS

on 7/6/2023

City

Date

Skyler B. O'Hara  
Clerk

Jeffrey A. Hoban  
(By) Deputy Clerk

I, Daniel D. Crabtree, a Judicial Officer of this Court, certify that Skyler B. O'Hara, named above, is and was on the date noted, Clerk of this Court, duly appointed and sworn, and keeper of the records and seal, and that this certificate, and the attestation of the record, are in accordance with the laws of the United States.

7/6/2023  
Date

Daniel D. Crabtree  
Signature of Judge

U.S. District Judge  
Title

I, Skyler B. O'Hara, Clerk of this United States District Court, keeper of the seal, certify that the Honorable Daniel D. Crabtree, Judge

named above, is and was on the date noted a Judicial Officer of this Court, duly appointed, sworn and qualified, and that I am well acquainted with the Judge's official signature and know and certify the above signature to be that of the Judge.

In testimony whereof I sign my name, and affix the seal of this Court at

Kansas City, KS

in this State, on

7/6/2023

City

Date

Skyler B. O'Hara  
Clerk

Jeffrey A. Hoban  
(By) Deputy Clerk

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF KANSAS

CENTRAL BANK OF THE MIDWEST,

Plaintiff,

v.

NUETERRA CAPITAL, LLC,

Defendant/Third Party Plaintiff,

v.

PLATINUM MEDICAL MANAGEMENT, INC.,

Third Party Defendant.

U.S. DISTRICT COURT,  
DISTRICT OF KANSAS) SS:

I hereby certify that the foregoing  
is a true copy of the original on file  
in this court and cause.

SKYLER B. O'HARA, Clerk

By [Signature]  
Deputy

Dated: 7/6/2023

Case No. 22-2218-JWB

**JUDGMENT IN A CIVIL CASE**

- ☐ Jury Verdict. This action came before the Court for a jury trial. The issues have been tried and the jury has rendered its verdict.
- ☒ Decision by the Court. This action came before the Court. The issues have been considered and a decision has been rendered.

In accordance with the court's memorandum and order (Doc. 60), judgment is entered against Defendant in the amount of \$8,113,569.14.<sup>1</sup> Plaintiff is entitled to post-judgment interest at the contract rate of \$1,627.90 per day until the judgment is paid in full.

In accordance with the court's order granting Defendant's second motion for default judgment (Doc. 71) against Third-Party Defendant Platinum Medical Management, Inc ("Platinum"), judgment is entered in favor of Third-Party Plaintiff Nueterra and against Platinum in the amount of \$8,113,569.14 with post-judgment interest at the contract rate of \$1,627.90 per day until the judgment is paid in full.

<sup>1</sup> This includes the principal amount of \$8,019,150.94 plus a per diem rate of \$1,627.90 for the days between March 6, 2023, the date of the court's decision, and the date the judgment is entered, May 3, 2023.

May 3, 2023

Date

SKYLER B. O'HARA  
CLERK OF THE DISTRICT COURT

by: s/ Joyce Roach

Deputy Clerk

# EXHIBIT B



WRIT OF GARNISHMENT AFTER JUDGMENT  
STATE OF TEXAS  
CAUSE: 366-03629-2023

Nueterra Capital, LLC vs. Platinum Medical Management,  
Inc.

In the 366th District Court  
Of Collin County, Texas

TO: Secretary of the State of Texas  
P.O. Box 12079  
Austin, Texas 78711-2079  
To Be Served Upon:  
TTCU Federal Credit Union  
Attn: Corporate Office  
9815 E. 81st Street S.  
Tulsa Ok 74133 GARNISHEE

GREETINGS:

Whereas, in the 366th District Court of Collin County, Texas, in a certain cause numbered 2:22-cv-02218-JWB-RES wherein Nueterra Capital, LLC the Plaintiff(s) secured a judgment in this Court on the 3rd day of May, 2023, against the said Platinum Medical Management, Inc. in the sum of \$8,113,569.14 Dollars. Plaintiff is entitled to post-judgment interest at the contract rate of \$1,627.90 per day until the judgment is paid in full, in 366-03629-2023 the Plaintiff(s) applied for a Writ of Garnishment against you, TTCU Federal Credit Union, Garnishee.

THEREFORE YOU ARE HEREBY COMMANDED to file a sworn written answer on or before 10:00 AM, on the Monday next following the expiration of twenty days from the date of service hereof, then there to answer upon oath:

1. What, if anything, you are indebted to the said Defendant, Platinum Medical Management, Inc. and were, when this writ was served upon you.
2. What effects, if any, of the said defendant you had in your possession when this Writ was served or you have received prior to the answer date.
3. What other persons, if any, within your knowledge are indebted to the said defendant, or have effects belonging to said defendant in their possession.

YOU ARE FURTHER COMMANDED NOT to pay to the defendant any debt or to deliver to him any effects pending further order of this court.

HEREIN FAIL NOT, but make due answer as the law directs.

Issued and given under my hand and seal of said Collin County, McKinney, Texas, on this the 24th day of August, 2023.

ATTEST: Michael Gould, District Clerk  
Collin County, Texas  
Collin County Courthouse  
2100 Bloomdale Road  
McKinney, Texas 75071  
972-548-4320, Metro 972-424-1460, ext. 4320



By: Claudia Gomez, Deputy  
Claudia Gomez

Your money or property has been frozen or seized (“garnished”) because Nueterra Capital, LLC (the “Garnishor”) has filed a garnishment proceeding. That means they are trying to get your money or property from Fifth Third Bank (the “Garnishee”), the company or person who has it, to pay a debt you owe. / *Su dinero o propiedad le han sido inmovilizados o incautados (“embargados”) porque Nueterra Capital, LLC, (el “Embargante”), ha entablado ante tribunales un auto procesal de embargo con la intención de obtener su dinero o propiedad de Fifth Third Bank, (el “Embargado”), que es la compañía o persona física que los tiene, y como pago de lo que usted le adeuda.*

**If you are an individual (not a company), your money or property may be protected (“exempt”) from garnishment under federal or state law.** Under Texas Rule of Civil Procedure 679b, the Garnishor must send you in the next few days a “Notice of Protected Property Rights” approved by the Supreme Court. Read that notice carefully for more information on what property can be protected and how to get your protected money or property back. You can ask the court to get your money or property back by turning in (“filing”) the “Protected Property Claim Form” that will be sent with the Notice of Protected Property Rights. / *Si usted es una persona física (y no una compañía), su dinero o propiedad pudieran estar protegidos (“eximidos”) de ser embargados de acuerdo a lo dispuesto en las leyes federales o estatales. Bajo la Norma de Derecho Procesal Civil Número 679b, el Embargante debe enviarle en los próximos días una “Notificación Sobre Derechos de Propiedad Protegida” aprobada por el Tribunal Supremo de Justicia. Lea con cuidado esta notificación para que obtenga mayor información sobre qué dinero y propiedades están protegidos y cómo recuperarlos. Puede solicitar que se le regresen sus propiedades y dinero que están protegidos entregando (“presentando”) ante el tribunal el “Formulario de Reclamo de Propiedad Protegida” que le será enviado junto con la “Notificación Sobre Derechos de Propiedad Protegida”.*

You may also file a “motion to dissolve” or “motion to modify” this writ of garnishment with the court because your money or property is exempt from garnishment. You can also get your money back if you file a “replevy bond,” which is cash or other security in an amount set by the court. / *Usted también pudiera presentar por escrito una “petición de disolución” o “petición de modificación” de este auto procesal de embargo, ya que su dinero y propiedad están exentos de dicho embargo. También puede recuperar su dinero si presenta ante tribunales una “fianza reivindicatoria”, la cual es una garantía en efectivo o con fiador en una cantidad impuesta por el tribunal.*

You can find out more about exemptions and the garnishment process by visiting [www.texaslawhelp.org/exempt-property](http://www.texaslawhelp.org/exempt-property). / *Obtenga mayor información sobre las exenciones y el proceso judicial de embargo, visitando el sitio [www.texaslawhelp.org/exempt-property](http://www.texaslawhelp.org/exempt-property).*

You are encouraged to get a lawyer to help you. **For information on free and low-cost legal services,** visit [www.texascourts.gov/programs-services/legal-aid](http://www.texascourts.gov/programs-services/legal-aid) or call the legal aid offices that serve your area: Texas RioGrande Legal Aid at (888) 988-9996, Lone Star Legal Aid at (800) 733-8394, and Legal Aid of Northwest Texas at (888) 529-5277. You can also call the State Bar of Texas at (800) 252-9690. / *Se le recomienda que consiga a un abogado que le ayude. Para información sobre cómo obtener servicios de asesoría legal gratuitos o a un bajo costo, visite el sitio [www.texascourts.gov/programs-services/legal-aid](http://www.texascourts.gov/programs-services/legal-aid) o llame a la oficina de asistencia legal que presta servicios en su área: Texas RioGrande Legal Aid al (888) 988-9996; Lone Star Legal Aid al (800) 733-8394; y Legal Aid of Northwest Texas al (888) 529-5277. También puede llamar al Servicio de Información de Abogados en el Colegio de Abogados de Texas al (800) 252-9690.*

WRIT OF GARNISHMENT AFTER JUDGMENT  
STATE OF TEXAS  
CAUSE: 366-03629-2023

Nueterra Capital, LLC vs. Platinum Medical  
Management, Inc.

In the 366th District Court

Of Collin County, Texas

TO: Wells Fargo Bank Na  
Attn: Corporation Service Company  
211 East 7th Street Suite 620  
Austin TX, 78701-3218 GARNISHEE

GREETINGS:

Whereas, in the 366th District Court of Collin County, Texas, in a certain cause numbered 2:22-cv-02218-JWB-RES wherein Nueterra Capital, LLC the Plaintiff(s) secured a judgment in this Court on the 3rd day of May, 2023, against the said Platinum Medical Management, Inc. in the sum of \$8,113,569.14 Dollars. Plaintiff is entitled to post-judgment interest at the contract rate of \$1,627.90 per day until the judgment is paid in full, in 366-03629-2023 the Plaintiff(s) applied for a Writ of Garnishment against you, Wells Fargo Bank N.A. Garnishee.

THEREFORE YOU ARE HEREBY COMMANDED to file a sworn written answer on or before 10:00 AM, on the Monday next following the expiration of twenty days from the date of service hereof, then there to answer upon oath:

1. What, if anything, you are indebted to the said Defendant, Platinum Medical Management, Inc. and were, when this writ was served upon you.
2. What effects, if any, of the said defendant you had in your possession when this Writ was served or you have received prior to the answer date.
3. What other persons, if any, within your knowledge are indebted to the said defendant, or have effects belonging to said defendant in their possession.

YOU ARE FURTHER COMMANDED NOT to pay to the defendant any debt or to deliver to him any effects pending further order of this court.

HEREIN FAIL NOT, but make due answer as the law directs.

Issued and given under my hand and seal of said Collin County, McKinney, Texas, on this the 24th day of August, 2023.

ATTEST: Michael Gould, District Clerk  
Collin County, Texas  
Collin County Courthouse  
2100 Bloomdale Road  
McKinney, Texas 75071  
972-548-4320, Metro 972-424-1460, ext. 4320



By: Claudia Gomez, Deputy  
Claudia Gomez

Your money or property has been frozen or seized (“garnished”) because Nueterra Capital, LLC (the “Garnishor”) has filed a garnishment proceeding. That means they are trying to get your money or property from Fifth Third Bank (the “Garnishee”), the company or person who has it, to pay a debt you owe. / *Su dinero o propiedad le han sido inmovilizados o incautados (“embargados”) porque Nueterra Capital, LLC, (el “Embargante”), ha entablado ante tribunales un auto procesal de embargo con la intención de obtener su dinero o propiedad de Fifth Third Bank, (el “Embargado”), que es la compañía o persona física que los tiene, y como pago de lo que usted le adeuda.*

**If you are an individual (not a company), your money or property may be protected (“exempt”) from garnishment under federal or state law.** Under Texas Rule of Civil Procedure 679b, the Garnishor must send you in the next few days a “Notice of Protected Property Rights” approved by the Supreme Court. Read that notice carefully for more information on what property can be protected and how to get your protected money or property back. You can ask the court to get your money or property back by turning in (“filing”) the “Protected Property Claim Form” that will be sent with the Notice of Protected Property Rights. / *Si usted es una persona física (y no una compañía), su dinero o propiedad pudieran estar protegidos (“eximidos”) de ser embargados de acuerdo a lo dispuesto en las leyes federales o estatales. Bajo la Norma de Derecho Procesal Civil Número 679b, el Embargante debe enviarle en los próximos días una “Notificación Sobre Derechos de Propiedad Protegida” aprobada por el Tribunal Supremo de Justicia. Lea con cuidado esta notificación para que obtenga mayor información sobre qué dinero y propiedades están protegidos y cómo recuperarlos. Puede solicitar que se le regresen sus propiedades y dinero que están protegidos entregando (“presentando”) ante el tribunal el “Formulario de Reclamo de Propiedad Protegida” que le será enviado junto con la “Notificación Sobre Derechos de Propiedad Protegida”.*

You may also file a “motion to dissolve” or “motion to modify” this writ of garnishment with the court because your money or property is exempt from garnishment. You can also get your money back if you file a “replevy bond,” which is cash or other security in an amount set by the court. / *Usted también pudiera presentar por escrito una “petición de disolución” o “petición de modificación” de este auto procesal de embargo, ya que su dinero y propiedad están exentos de dicho embargo. También puede recuperar su dinero si presenta ante tribunales una “fianza reivindicatoria”, la cual es una garantía en efectivo o con fiador en una cantidad impuesta por el tribunal.*

You can find out more about exemptions and the garnishment process by visiting [www.texaslawhelp.org/exempt-property](http://www.texaslawhelp.org/exempt-property). / *Obtenga mayor información sobre las exenciones y el proceso judicial de embargo, visitando el sitio [www.texaslawhelp.org/exempt-property](http://www.texaslawhelp.org/exempt-property).*

You are encouraged to get a lawyer to help you. **For information on free and low-cost legal services,** visit [www.texascourts.gov/programs-services/legal-aid](http://www.texascourts.gov/programs-services/legal-aid) or call the legal aid offices that serve your area: Texas RioGrande Legal Aid at (888) 988-9996, Lone Star Legal Aid at (800) 733-8394, and Legal Aid of Northwest Texas at (888) 529-5277. You can also call the State Bar of Texas at (800) 252-9690. / *Se le recomienda que consiga a un abogado que le ayude. Para información sobre cómo obtener servicios de asesoría legal gratuitos o a un bajo costo, visite el sitio [www.texascourts.gov/programs-services/legal-aid](http://www.texascourts.gov/programs-services/legal-aid) o llame a la oficina de asistencia legal que presta servicios en su área: Texas RioGrande Legal Aid al (888) 988-9996; Lone Star Legal Aid al (800) 733-8394; y Legal Aid of Northwest Texas at (888) 529-5277. También puede llamar al Servicio de Información de Abogados en el Colegio de Abogados de Texas al (800) 252-9690.*

WRIT OF GARNISHMENT AFTER JUDGMENT  
STATE OF TEXAS  
CAUSE: 366-03629-2023

Nueterra Capital, LLC vs. Platinum Medical  
Management, Inc.

In the 366th District Court

Of Collin County, Texas

TO: Fifth Third Bank  
Attn: John L McDaniel  
38 Fountain Square Plaza  
Mail Drop 10AT68  
Cincinnati, TX 75263 GARNISHEE

GREETINGS:

Whereas, in the 366th District Court of Collin County, Texas, in a certain cause numbered 2:22-cv-02218-JWB-RES wherein Nueterra Capital, LLC the Plaintiff(s) secured a judgment in this Court on the 3rd day of May, 2023, against the said Platinum Medical Management, Inc. in the sum of \$8,113,569.14 Dollars. Plaintiff is entitled to post-judgment interest at the contract rate of \$1,627.90 per day until the judgment is paid in full in 366-03629-2023 the Plaintiff(s) applied for a Writ of Garnishment against you, Fifth Third Bank, Garnishee.

THEREFORE YOU ARE HEREBY COMMANDED to file a sworn written answer on or before 10:00 AM, on the Monday next following the expiration of twenty days from the date of service hereof, then there to answer upon oath:

1. What, if anything, you are indebted to the said Defendant, Platinum Medical Management, Inc. and were, when this writ was served upon you.
2. What effects, if any, of the said defendant you had in your possession when this Writ was served or you have received prior to the answer date.
3. What other persons, if any, within your knowledge are indebted to the said defendant, or have effects belonging to said defendant in their possession.

YOU ARE FURTHER COMMANDED NOT to pay to the defendant any debt or to deliver to him any effects pending further order of this court.

HEREIN FAIL NOT, but make due answer as the law directs.

Issued and given under my hand and seal of said Collin County, McKinney, Texas, on this the 24th day of August, 2023.

ATTEST: Michael Gould, District Clerk  
Collin County, Texas  
Collin County Courthouse  
2100 Bloomdale Road  
McKinney, Texas 75071  
972-548-4320, Metro 972-424-1460, ext. 4320



By: Claudia Gomez, Deputy  
Claudia Gomez

Your money or property has been frozen or seized (“garnished”) because Nueterra Capital, LLC (the “Garnishor”) has filed a garnishment proceeding. That means they are trying to get your money or property from Fifth Third Bank (the “Garnishee”), the company or person who has it, to pay a debt you owe. / *Su dinero o propiedad le han sido inmovilizados o incautados (“embargados”) porque Nueterra Capital, LLC, (el “Embargante”), ha entablado ante tribunales un auto procesal de embargo con la intención de obtener su dinero o propiedad de Fifth Third Bank, (el “Embargado”), que es la compañía o persona física que los tiene, y como pago de lo que usted le adeuda.*

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You may also file a “motion to dissolve” or “motion to modify” this writ of garnishment with the court because your money or property is exempt from garnishment. You can also get your money back if you file a “replevy bond,” which is cash or other security in an amount set by the court. / *Usted también pudiera presentar por escrito una “petición de disolución” o “petición de modificación” de este auto procesal de embargo, ya que su dinero y propiedad están exentos de dicho embargo. También puede recuperar su dinero si presenta ante tribunales una “fianza reivindicatoria”, la cual es una garantía en efectivo o con fiador en una cantidad impuesta por el tribunal.*

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WRIT OF GARNISHMENT AFTER JUDGMENT  
STATE OF TEXAS  
CAUSE: 366-03629-2023

Nueterra Capital, LLC vs. Platinum Medical  
Management, Inc.

In the 366th District Court

Of Collin County, Texas

TO: JP Morgan Chase Bank, N.A.  
Attn: Ct Corporation System  
1999 Bryan Street Suite 900  
Dallas, TX 75201-3136 GARNISHEE

GREETINGS:

Whereas, in the 366th District Court of Collin County, Texas, in a certain cause numbered 2:22-cv-02218-JWB-RES wherein Nueterra Capital, LLC the Plaintiff(s) secured a judgment in this Court on the 3rd day of May, 2023, against the said Platinum Medical Management, Inc. in the sum of \$8,113,569.14 Dollars. Plaintiff is entitled to post-judgment interest at the contract rate of \$1,627.90 per day until the judgment is paid in full, in 366-03629-2023 the Plaintiff(s) applied for a Writ of Garnishment against you, JP Morgan Chase Bank, N.A. Garnishee.

THEREFORE YOU ARE HEREBY COMMANDED to file a sworn written answer on or before 10:00 AM, on the Monday next following the expiration of twenty days from the date of service hereof, then there to answer upon oath:

1. What, if anything, you are indebted to the said Defendant, Platinum Medical Management, Inc. and were, when this writ was served upon you.
2. What effects, if any, of the said defendant you had in your possession when this Writ was served or you have received prior to the answer date.
3. What other persons, if any, within your knowledge are indebted to the said defendant, or have effects belonging to said defendant in their possession.

YOU ARE FURTHER COMMANDED NOT to pay to the defendant any debt or to deliver to him any effects pending further order of this court.

HEREIN FAIL NOT, but make due answer as the law directs.

Issued and given under my hand and seal of said Collin County, McKinney, Texas, on this the 24th day of August, 2023.

ATTEST: Michael Gould, District Clerk  
Collin County, Texas  
Collin County Courthouse  
2100 Bloomdale Road  
McKinney, Texas 75071  
972-548-4320, Metro 972-424-1460, ext. 4320



By: Claudia Gomez, Deputy  
Claudia Gomez



Your money or property has been frozen or seized (“garnished”) because Nueterra Capital, LLC (the “Garnishor”) has filed a garnishment proceeding. That means they are trying to get your money or property from Fifth Third Bank (the “Garnishee”), the company or person who has it, to pay a debt you owe. / *Su dinero o propiedad le han sido inmovilizados o incautados (“embargados”) porque Nueterra Capital, LLC, (el “Embargante”), ha entablado ante tribunales un auto procesal de embargo con la intención de obtener su dinero o propiedad de Fifth Third Bank, (el “Embargado”), que es la compañía o persona física que los tiene, y como pago de lo que usted le adeuda.*

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You may also file a “motion to dissolve” or “motion to modify” this writ of garnishment with the court because your money or property is exempt from garnishment. You can also get your money back if you file a “replevy bond,” which is cash or other security in an amount set by the court. / *Usted también pudiera presentar por escrito una “petición de disolución” o “petición de modificación” de este auto procesal de embargo, ya que su dinero y propiedad están exentos de dicho embargo. También puede recuperar su dinero si presenta ante tribunales una “fianza reivindicatoria”, la cual es una garantía en efectivo o con fiador en una cantidad impuesta por el tribunal.*

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WRIT OF GARNISHMENT AFTER JUDGMENT  
STATE OF TEXAS  
CAUSE: 366-03629-2023

Nueterra Capital, LLC vs. Platinum Medical  
Management, Inc.

In the 366th District Court

Of Collin County, Texas

TO: Ozk Bank  
Attn: National Registered Agents, Inc.  
1999 Bryan St., Suite 900  
Dallas, TX 75201 GARNISHEE

GREETINGS:

Whereas, in the 366th District Court of Collin County, Texas, in a certain cause numbered 2:22-cv-02218-JWB-RES wherein Nueterra Capital, LLC the Plaintiff(s) secured a judgment in this Court on the 3rd day of May, 2023, against the said Platinum Medical Management, Inc. in the sum of \$8,113,569.14 Dollars. Plaintiff is entitled to post-judgment interest at the contract rate of \$1,627.90 per day until the judgment is paid in full, in 366-03629-2023 the Plaintiff(s) applied for a Writ of Garnishment against you, Ozk Bank, Garnishee.

THEREFORE YOU ARE HEREBY COMMANDED to file a sworn written answer on or before 10:00 AM, on the Monday next following the expiration of twenty days from the date of service hereof, then there to answer upon oath:

1. What, if anything, you are indebted to the said Defendant, Platinum Medical Management, Inc. and were, when this writ was served upon you.
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ATTEST: Michael Gould, District Clerk  
Collin County, Texas  
Collin County Courthouse  
2100 Bloomdale Road  
McKinney, Texas 75071  
972-548-4320, Metro 972-424-1460, ext. 4320



By: Claudia Gomez, Deputy  
Claudia Gomez

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**Automated Certificate of eService**

This automated certificate of service was created by the eFiling system. The filer served this document via email generated by the eFiling system on the date and to the persons listed below. The rules governing certificates of service have not changed. Filers must still provide a certificate of service that complies with all applicable rules.

Kerri Reed on behalf of Richard DeBerry

Bar No. 783948

kreed@mcdonaldlaw.com

Envelope ID: 79428786

Filing Code Description: Notice

Filing Description: Notice of Post-Judgment Writ of Garnishment


Status as of 9/12/2023 1:51 PM CST

Associated Case Party: Nueterra Capital, LLC

| Name              | BarNumber | Email               | TimestampSubmitted   | Status |
|-------------------|-----------|---------------------|----------------------|--------|
| Richard C.DeBerry |           | rcd@mcdonaldlaw.com | 9/11/2023 5:13:50 PM | SENT   |
| Sarah M.Kline     |           | smk@mcdonaldlaw.com | 9/11/2023 5:13:50 PM | SENT   |

**Case Contacts**

| Name             | BarNumber | Email                | TimestampSubmitted   | Status |
|------------------|-----------|----------------------|----------------------|--------|
| Traci Shakeshaft |           | tms@mcdonaldlaw.com  | 9/11/2023 5:13:50 PM | SENT   |
| Tamara Lee       |           | tlee@mcdonaldlaw.com | 9/11/2023 5:13:50 PM | SENT   |

| SENDER: COMPLETE THIS SECTION  |  | COMPLETE THIS SECTION ON DELIVERY   |                     |
|--|--|---|---------------------|
| <ul style="list-style-type: none"><li>■ Complete items 1, 2, and 3.</li><li>■ Print your name and address on the reverse so that we can return the card to you.</li><li>■ Attach this card to the back of the mailpiece, or on the front if space permits.</li></ul> |  | <p>A. Signature <input type="checkbox"/> Agent<br/><b>X</b> <input type="checkbox"/> Addressee</p>  |                     |
| 1. Article Addressed to:   |  | B. Received by (Printed Name)   | C. Date of Delivery |
| Platinum Medical Management, Inc.<br>801 S. Highway 78, Suite 307<br>Wylie, Texas 75098-4000   |  | D. Is delivery address different from item 1? <input type="checkbox"/> Yes<br>If YES, enter delivery address below: <input type="checkbox"/> No |                     |
| 10704.0001 (Platinum)  |  | 3. Service Type   |                     |
|   |  | <input type="checkbox"/> Adult Signature <input type="checkbox"/> Priority Mail Express®  |                     |
| 9590 9402 6923 1104 1562 82  |  | <input type="checkbox"/> Adult Signature Restricted Delivery <input type="checkbox"/> Registered Mail™  |                     |
| 2. Article Number (Transfer from service label)  |  | <input type="checkbox"/> Certified Mail® <input type="checkbox"/> Registered Mail Restricted Delivery   |                     |
| 7020 1290 0001 1632 0628   |  | <input type="checkbox"/> Signature Confirmation™  |                     |
| PS Form 3811, July 2020 PSN 7530-02-000-9053   |  | <input type="checkbox"/> Signature Confirmation Restricted Delivery   |                     |
|  |  | <input type="checkbox"/> Collect on Delivery Restricted Delivery  |                     |
|  |  | <input type="checkbox"/> Registered Mail Restricted Delivery (\$500)  |                     |
|  |  | Domestic Return Receipt   |                     |

7020 1290 0001 1632 0628



CERTIFIED MAIL

**McDonald**  
**Sanders**  
A Professional Corporation  
ATTORNEYS AT LAW  
777 Main Street, Suite 2700  
Fort Worth, Texas 76102

**First Class Mail**

Platinum Medical Management, Inc.  
801 S. Highway 78, Suite 307  
Wylie, Texas 75098-4000

10704.1 (45)



**US POSTAGE**  
**\$ 10.21**  
First-Class  
Limited From 76102  
09/11/2023  
032A 0061861681

## Notice of Post Judgment Writ Page 29 of 35

## SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

## 1. Article Addressed to:

Platinum Medical Management, Inc.  
801 S. Highway 78, Suite 307  
Wylie, Texas 75098-4000

10704.0001 (Platinum)



9590 9402 6923 1104 1562 82

## 2. Article Number (Transfer from service label)

7020 1290 0001 1632 0628

## COMPLETE THIS SECTION ON DELIVERY

## A. Signature

X

*SCN*

☐ Agent

☐ Addressee

## B. Received by (Printed Name)

*Braun Mary*

## C. Date of Delivery

*8/14/23*

- D. Is delivery address different from item 1? ☐ Yes  
If YES, enter delivery address below: ☐ No

*801 S Hwy 78*

## 3. Service Type

- ☐ Adult Signature
- ☐ Adult Signature Restricted Delivery
- ☒ Certified Mail®
- ☐ Certified Mail Restricted Delivery
- ☐ Collect on Delivery
- ☐ Collect on Delivery Restricted Delivery
- ☐ Insured Mail

- ☐ Priority Mail Express®
- ☐ Registered Mail™
- ☐ Registered Mail Restricted Delivery
- ☐ Signature Confirmation™
- ☐ Signature Confirmation Restricted Delivery

ed Mail Restricted Delivery  
(\$500)



4-40647 Doc 40-4 Filed 06/19/24 Entered 06/19/24 15:02:02 Desc  
Notice of Post Judgment Writ Page 30 of 35



First-Class Mail  
Postage & Fees Paid  
USPS  
Permit No. G-10

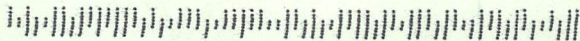
9590 9402 6923 1104 1562 82

**United States  
Postal Service**

• Sender: Please print your name, address, and ZIP+4® in this box•

**McDONALD SANDERS, P.C.  
777 MAIN STREET, SUITE 2700  
FORT WORTH, TX 76102**

*SMK*



| SENDER: COMPLETE THIS SECTION  |   | COMPLETE THIS SECTION ON DELIVERY   |  |  |   |  |   |   |  |   |  |  |   |  |  |                                       |  |  |  |
|--|---|---|--|--|---|--|---|---|--|---|--|--|---|--|--|---------------------------------------|--|--|--|
| <ul style="list-style-type: none"><li>■ Complete items 1, 2, and 3.</li><li>■ Print your name and address on the reverse so that we can return the card to you.</li><li>■ Attach this card to the back of the mailpiece, or on the front if space permits.</li></ul>                                   |   | <p>A. Signature<br/><b>X</b></p> <p>B. Received by (Printed Name) _____ C. Date of Delivery _____</p> <p>D. Is delivery address different from item 1? <input type="checkbox"/> Yes<br/>If YES, enter delivery address below: <input type="checkbox"/> No</p>   |  |  |   |  |   |   |  |   |  |  |   |  |  |                                       |  |  |  |
| <p>1. Article Addressed to:</p> <p>Platinum Medical Management, Inc.<br/>Attn: Brandon Deiters<br/>709 Business Way<br/>Wylie, Texas 75098<br/>10704.0001 (Platinum)</p> <p>9590 9402 6923 1104 1562 99</p> <p>2. Article Number (Transfer from service label)<br/><b>7020 1290 0001 1632 0635</b></p> |   | <p>3. Service Type</p> <table border="0"><tr><td><input type="checkbox"/> Adult Signature</td><td><input type="checkbox"/> Priority Mail Express®</td></tr><tr><td><input type="checkbox"/> Adult Signature Restricted Delivery</td><td><input type="checkbox"/> Registered Mail™</td></tr><tr><td><input checked="" type="checkbox"/> Certified Mail®</td><td><input type="checkbox"/> Registered Mail Restricted Delivery</td></tr><tr><td><input type="checkbox"/> Certified Mail Restricted Delivery</td><td><input type="checkbox"/> Signature Confirmation™</td></tr><tr><td><input type="checkbox"/> Collect on Delivery</td><td><input type="checkbox"/> Signature Confirmation Restricted Delivery</td></tr><tr><td><input type="checkbox"/> Collect on Delivery Restricted Delivery</td><td></td></tr><tr><td><input type="checkbox"/> Insured Mail</td><td></td></tr><tr><td><input type="checkbox"/> Mail Restricted Delivery (00)</td><td></td></tr></table> |  | <input type="checkbox"/> Adult Signature | <input type="checkbox"/> Priority Mail Express® | <input type="checkbox"/> Adult Signature Restricted Delivery | <input type="checkbox"/> Registered Mail™ | <input checked="" type="checkbox"/> Certified Mail® | <input type="checkbox"/> Registered Mail Restricted Delivery | <input type="checkbox"/> Certified Mail Restricted Delivery | <input type="checkbox"/> Signature Confirmation™ | <input type="checkbox"/> Collect on Delivery | <input type="checkbox"/> Signature Confirmation Restricted Delivery | <input type="checkbox"/> Collect on Delivery Restricted Delivery |  | <input type="checkbox"/> Insured Mail |  | <input type="checkbox"/> Mail Restricted Delivery (00) |  |
| <input type="checkbox"/> Adult Signature   | <input type="checkbox"/> Priority Mail Express®                     |   |  |  |   |  |   |   |  |   |  |  |   |  |  |                                       |  |  |  |
| <input type="checkbox"/> Adult Signature Restricted Delivery   | <input type="checkbox"/> Registered Mail™                           |   |  |  |   |  |   |   |  |   |  |  |   |  |  |                                       |  |  |  |
| <input checked="" type="checkbox"/> Certified Mail®  | <input type="checkbox"/> Registered Mail Restricted Delivery        |   |  |  |   |  |   |   |  |   |  |  |   |  |  |                                       |  |  |  |
| <input type="checkbox"/> Certified Mail Restricted Delivery  | <input type="checkbox"/> Signature Confirmation™                    |   |  |  |   |  |   |   |  |   |  |  |   |  |  |                                       |  |  |  |
| <input type="checkbox"/> Collect on Delivery   | <input type="checkbox"/> Signature Confirmation Restricted Delivery |   |  |  |   |  |   |   |  |   |  |  |   |  |  |                                       |  |  |  |
| <input type="checkbox"/> Collect on Delivery Restricted Delivery   |   |   |  |  |   |  |   |   |  |   |  |  |   |  |  |                                       |  |  |  |
| <input type="checkbox"/> Insured Mail  |   |   |  |  |   |  |   |   |  |   |  |  |   |  |  |                                       |  |  |  |
| <input type="checkbox"/> Mail Restricted Delivery (00)   |   |   |  |  |   |  |   |   |  |   |  |  |   |  |  |                                       |  |  |  |
| PS Form 3811, July 2020 PSN 7530-02-000-9053   |   | Domestic Return Receipt   |  |  |   |  |   |   |  |   |  |  |   |  |  |                                       |  |  |  |

7020 1290 0001 1632 0635



**McDonald**  
**Sanders**  
A Professional Corporation  
ATTORNEYS AT LAW  
777 Main Street, Suite 2700  
Fort Worth, Texas 76102

Platinum Medical Management, Inc.  
Attn: Brandon Deiters  
709 Business Way  
Wylie, Texas 75098

10704.1 (45)

**First Class Mail**



**US POSTAGE**  
**\$ 10.21**  
First-Class  
Mailed From 76102  
09/11/2023  
032A 0061861681



■ Complete items 1, 2, and 3.  
■ Print your name and address on the reverse so that we can return the mailpiece to you.  
■ Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:

Platinum Medical Management, Inc.  
Attn: Brandon Deiters  
709 Business Way  
Wylie, Texas 75098  
10704.0001 (Platinum)

2. Article Number (Transfer from service label)  
7020 1290 0001 1632 0635

3. Service Type  
☐ Adult Signature  
☐ Adult Signature Restricted Delivery  
☒ Certified Mail®  
☐ Certified Mail Restricted Delivery  
☐ Collect on Delivery  
☐ Collect on Delivery Restricted Delivery  
☐ Insured Mail  
☐ Mail Restricted Delivery (00)

A. Signature  
B. Received by (Printed Name)  
C. State of Delivery  
D. Is delivery address different from item 1? ☐ Yes  
If YES, enter delivery address below: ☐ No

Priority Mail Express®  
Registered Mail™  
Registered Mail Restricted Delivery  
Signature Confirmation™  
Signature Confirmation Restricted Delivery

PS Form 3811, July 2020 PSN 7530-02-000-9053 Domestic Return Receipt

7530-02-000-9053  
6585520197 :CB  
03553R00V SV 378V8VAVIT3Q LON  
RENDERS 01 NRT13R  
02/61/6010 1 22 167 SIXIN

**McDonald**  
**Sanders**  
A Professional Corporation  
ATTORNEYS AT LAW  
777 Mann Street, Suite 2700  
Fort Worth, Texas 76102

Platinum Medical Management, Inc.  
Attn: Brandon Deiters  
709 Business Way  
Wylie, Texas 75098

**First Class Mail**

10704.1 (45)

STK

US POSTAGE  
\$ 10.21  
First-Class  
Mailed From 76102  
09/11/2023  
032A 0061861681



FIRST • CLASS

FIRST • CLASS

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**McDonald**

**Sanders**

*A Professional Corporation*  
ATTORNEYS AT LAW  
777 Main Street, Suite 2700  
Fort Worth, Texas 76102

10704.17(45)

**First Class Mail**

Platinum Medical Management, Inc.  
801 S. Highway 78, Suite 307  
Wylie, Texas 75098-4000



**US POSTAGE**  
**\$ 02.31**  
First-Class  
Mailed From 76102  
09/11/2023  
032A 0061861681

FIRST • CLASS

FIRST • CLASS

FIRST • CLASS

FIRST • CLASS



**McDonald**

**Sanders**

A Professional Corporation  
ATTORNEYS AT LAW  
777 Main Street, Suite 2700  
Fort Worth, Texas 76102

Platinum Medical Management, Inc.  
Attn: Brandon Deiters  
709 Business Way  
Wylie, Texas 75098

10704.1 (45)

**First Class Mail**



52010-002292N9922 52995520197 :CB  
DRAWN OF 318VAVN  
Q355RQQA 578V8A173Q 1ON  
R3QDN3 Q1 NRML3R  
52/61/6010 1 22 132 SIXIN

Handwritten signature/initials in blue ink.

**McDonald**  
**Sanders**  
*A Professional Corporation*  
ATTORNEYS AT LAW  
777 Main Street, Suite 2700  
Fort Worth, Texas 76102

Platinum Medical Management, Inc.  
Attn: Brandon Deiters  
709 Business Way  
Wylie, Texas 75098

10704.1 (45)

**First Class Mail**



**\$ 02.31**  
FIM ST-CLASS  
Mailed From 76102  
09/11/2023  
032A 0061861681